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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
08/933,822	09/19/1997	CHARLES EDWARD BOWERS	30-2138CIP1	6815	
7	590 03/03/2003				
	L INTERNATIONA	EXAMINER			
15801 WOODS EDGE ROAD COLONIAL HEIGHTS, VA 23834			YAO, SAM CHAUN CUA		
			ART UNIT	PAPER NUMBER (	
			1733		
			DATE MAILED: 03/03/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application	on No.	Applicant(s)	1-
		08/933,82	2	BOWERS, CHARLES	EDWARD
Office Action Summary		Examiner		Art Unit	
		Sam Chua	ın C. Yao	1733	
Period fo	The MAILING DATE of this communication app	ears on the	cover sheet with the c	orrespondence addres	:s
	ORTENED STATUTORY PERIOD FOR REPLY	V IS SET T	O EXPIRE 3 MONTH/	S) FROM	
THE I - Exter after - If the - If NO - Failu - Any r	MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no eve y within the statu will apply and wil , cause the appl	ent, however, may a reply be tim story minimum of thirty (30) days Il expire SIX (6) MONTHS from ication to become ABANDONE	nely filed s will be considered timely. the mailing date of this commu D (35 U.S.C. § 133).	nication.
1)⊠	Responsive to communication(s) filed on 08 C	October 200	<u>01</u> .		
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ Thi	is action is	non-final.		
3) 🗌	Since this application is in condition for allowa closed in accordance with the practice under a on of Claims				erits is
·	Claim(s) 1-16 and 18-21 is/are pending in the	application			
	4a) Of the above claim(s) <u>1-15,19 and 20</u> is/are				
	Claim(s) is/are allowed.	- withdrawn	nom consideration.		
	Claim(s) <u>16,18 and 21</u> is/are rejected.				
	Claim(s) is/are objected to.				
	Claim(s) are subject to restriction and/or	r election re	aguirement		
Applicati	on Papers		equirement.		
	The specification is objected to by the Examiner				
10)∐ 1	The drawing(s) filed on is/are: a)□ accep	•			
44) 🗆 -	Applicant may not request that any objection to the		-		
11)[_]	The proposed drawing correction filed on	- , ,	. ,— .,	ved by the Examiner.	
12\□ 7	If approved, corrected drawings are required in rep The oath or declaration is objected to by the Exa		ice action.		
•—	•	anner.			
	Inder 35 U.S.C. §§ 119 and 120		don 05 11 0 0 0 440/o	) (d) == (D)	
	Acknowledgment is made of a claim for foreign	i priority un	der 35 U.S.C. 9 119(a)	)-(a) or (i).	
	☐ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority documents			No	
	2. Certified copies of the priority documents				
	3. Copies of the certified copies of the prior application from the International Bur see the attached detailed Office action for a list	reau (PCT	Rule 17.2(a)).		je
14)∐ A	cknowledgment is made of a claim for domestic	c priority un	nder 35 U.S.C. § 119(e	e) (to a provisional app	olication).
	The translation of the foreign language processions.	•			
Attachment	r(s)				
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>19</u>	<u>9</u> .		(PTO-413) Paper No(s) Patent Application (PTO-152	
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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 16, 18, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lofquist (US 5,478,624) in view of GB 2,205,116 A, Scott (US 4,668,552) and Stahlecker et al (US 4,495,758).

With respect to claims 16 and 21, Lofquist discloses a process of making a synthetic blended yarn for carpets, the yarn having heat-activated binder fibers, the process comprises:

- a) providing a bulk continuous filament base fiber,
- b) blending the bulk base fiber with heat-activated binder fibers "via <u>conventional</u> <u>means</u> such as commingling" (emphasis added) to form a blended <u>yarn</u>, the heat-activated binder fibers have a melting range of 165-190°C;
- c) twist-setting at least two blended yarns to form a plied yarn using a Suessen or Superba processes and the plied yarn comprises about 1-12% weight of binder fibers;
  - d) heating the plied yarn to melt the binder fibers; and then
- e) cooling the heated yarn to harden the binder fibers (col. 1 line 62 to col. 2 line 22; col. 3 line 15 to col. 4 line 29; col. 7 line 35 to col. 8 line 17).

Lofquist does not expressly teach using either a ring spinning or wrap spinning technique in forming a blended yarn, where binder fibers uniformly wrap around base fibers. However, absent any showing of unexpected benefit/result, it would have been

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obvious in the art to use a wrap spinning technique in making a synthetic blended yarn of Lofquist, where binder fibers is uniformly wrapped around base fibers, because: a) as noted earlier, Lofquist teaches blending binder fibers with base fibers by "conventional" means"; b) GB '116 teaches a process of making a synthetic blended yarn for carpets. the process comprises applying a "conventional textile blending technique" (emphasis added) such as "wrap spinning" to fabricate base fibers and heat-activated binder fibers into a blended yarn; and then applying heat to activate the binder fibers "to melt wholly or partially at least part of the bonding agent [binder fibers]" to stabilize a resultant yarn structure by inter-fiber bonding within the structure (abstract; page 2 lines 16-25; page 5 full paragraphs 1-2; page 6 full paragraph 1); c) Stahlecker et al discloses a process of making blended wrapped yarns, the process comprises wrap spinning a binder strand and a yarn sliver together to spirally wrap the binder strand around the yarn sliver (col. 1 lines 9-40; abstract); d) it is also old in the art to uniformly spirally wrapped a heatactivated binder strand around a base strand and to thermally activate the binder strand to form a tufting carpet yarn as taught for example by Scott (col. 6 lines 52-68; figures 3-5 and 8); and, e) it is well within the purview of choice in the art to choose on whether to form yarns using an illustrative method suggested by Lofquist or other conventional yarn making methods such as a wrap spinning technique, only the expected result of effectively forming a blended yarn having base fibers and binder fibers would have been achieved in using any one of the well known methods. Moreover, in view of the similarity of the manufacturing processes between the recited claim and the applied prior art process, a binder fiber material in a resultant blended synthetic yarn must naturally be uniformly wrapped around a base fiber material.

With respect to claim 18, since Lofquist teaches using a yarn from a base fiber prior to commingling it with binder fibers (col. 3 lines 37-41); and since it is conventional in the

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art to form yarns by spinning a fiber bundle; this claim would have been obvious in the art making the synthetic yarn of Lofquist.

3. Claims 16, 18 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stahlecker et al (US 4,495,758) taken with Lofquist (US 5,478,624), GB 2,205,116 A and Scott (US 4,668,552).

Stahlecker et al discloses a process of making blended wrapped yarns, the process comprises wrap spinning a binder strand and a yarn sliver together to spirally wrap the binder strand around the yarn sliver (col. 1 lines 9-40; abstract). Though not expressly disclosed, it is taken that the binder strand taught by Stahlecker et al and the binder strand of related arts disclosed in the background of the invention are heatactivated adhesive. In any event, such would have been obvious in the art as such is well known in the art as exemplified in the teachings of GB '116 (abstract; page 2 lines 16-25; page 5 full paragraphs 1-2; page 6 full paragraph 1), Scott (col. 2 lines 60-65; col. 6 lines 52-68; figures 3-4 and 8-9), and Lofquist (abstract). Note: Scott discloses the advantage of enhancing "the integrity of the fabric" in using heat-activated binder fibers in forming a blended wrap yarn (col. 2 lines 60-65) and GB '116 teaches blending thermally activated binder fibers to base fibers to enhance the stability of a resultant yarn (abstract; page 5 full paragraph 1). Moreover, it is also taken that the blended yarn of Stachlecker and the yarn of related art comprises binder strand which is wrapped uniformly around the yarn sliver because of the similarity of the manufacturing processes and because Stahlecker et al expressly discloses "a binder strand which is spirally wrapped about the core strand." (abstract). In any event, such would have been obvious in the art because Scott teaches the desirability of uniformingly and spirally wrapping binder strand around a base yarn as shown in figures 3-6 so that binder fibers can evenly be distributed to base fibers.

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The process of Stahlecker and a related prior art disclosed are silent on the composition of the binder relative to the yarn sliver. However, such would have been obvious in the art because Lofquist discloses the desirability of blending 1-12 weight per cent of binder strand to a base yarn to form a carpet yarn (col. 2 lines 28-58); because Scott discloses spirally wrapping about 3-10 weight per cent (based on the total weight of the yarn) of binder strand around a base strand (claims 2 and 6); and, because one in the art would have determined a workable composition of a blended yarn for the desired end-use of the article. As for the steps of heating to melt the binder around the yarn and cooling to harden the binder, such would have been obvious in the art as such is conventional in the art as taught by Scott and Lofquist.

With respect to claims 18 and 21, see column 3 line 38 to col. 4 line 42 of Lofquist.

One in the art would appreciated the advantage of enhancing the integrity and transportability in spinning the yarn sliver prior to the blending process.

4. Claim 16 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Scott (US 4,668,552) in view of Stahlecker et al (US 4,495,758) and GB 2,205,116.

Scott, drawn to making tufting carpet yarns, substantially discloses the process of making the blended yarn recited in claim 16 (claims 2 and 6; figures 3-4 and 8-9). Scott is silent on a method on how to spirally/helically wrapping the binder strand (12) around the base strand (11). In particular, Scott does not teach using a wrapping spinning technique to helically/spirally wrap binder strand around the base strand. However, it would have been obvious in the art to wrap spin the base strand and the binder strand to helically/spirally wrap the binder strand around the base strand as such is a well known effective technique in the art as exemplified in the teachings of Stahlecker et al (col. 1 lines 9-40; abstract) and it is well known to form a blended synthetic yarn

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comprising binder fibers and base fibers using wrap-spinning technique as exemplified in the teachings of GB '116 (abstract; page 2 lines 16-25; page 5 full paragraphs 1-2; page 6 full paragraph 1).

With respect to claim 18, one in the art would appreciated the advantage of enhancing the integrity and transportability in spinning the yarn sliver prior to the blending process.

## Conclusion

In light of the new grounds of rejections, the prosecution of the application is **REOPENED**, and the Examiner's action is made **NON-FINAL**.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sam Chuan C. Yao whose telephone number is (703) 308-4788. The examiner can normally be reached on Monday-Friday with second Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael W Ball can be reached on (703) 308-2058. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7115 for regular communications and (703) 305-7718 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0651.

Sam Chuan C. Yao Primary Examiner Art Unit 1733

scy February 27, 2003